

Francis X. Young, ESQ.  
 Mayo Gregory Bartlett, ESQ.\*

\* admitted in New York and Connecticut



LAW OFFICES OF

**YOUNG & BARTLETT, LLP**

Of Counsel

James F. Donohue

Paulette Bainbridge, R.N., ESQ

May 28, 2008

**MEMO ENDORSED**

*Applesater started  
 to ordered  
 Charles L. Briant  
 6/9/08*

**Via Facsimile**  
**(914) 285-1085**

Hon. Charles L. Briant, U.S.D.J.  
 United States District Court  
 Southern District of New York  
 300 Quonipias Street  
 White Plains, New York 10601

**Re:** Mario Gomez v. Village of Sleepy Hollow, et al.  
 07 Civ. 9310 (CLB) (GAY)  
 Companion Case:  
 Awilda Gomez v. Village of Sleepy Hollow, et al.

**Dear Judge Briant:**

This office represents the Plaintiff, Mario Gomez, in the first of the two above-referenced matters.

The briefing schedule with respect to Defendants' Motion to dismiss on qualified immunity was previously set by the Court and included an appearance date for oral argument of June 13, 2008.

I have since learned that Plaintiff and defense counsel in the Awilda Gomez matter, with the consent of the Court, has adjourned the briefing schedule and appearance dates as follows:

Plaintiff's papers	6/27/08
Defendants' papers	7/18/08
Appearance	9/12/08 – 10:00 a.m.


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Upon learning of the above, adjournment, I telephoned defense counsel and spoke with Eve, who consented to adjourn the Mario Gomez matter's briefing schedule and appearance so that it coincided with the companion case.

The undersigned spoke with Lisa at the Court, and she instructed me to put this in writing and fax it to your Honor, asking approval for Mario Gomez's case to follow the companion case with regards to appearance dates and briefing schedule.

Very truly yours,



FRANCIS X. YOUNG

FXY:kb

cc: Miranda Sokoloff Sambursky Slone Verveniots LLP (Via Fax – 516/741-9060)